## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

FERNANDO HERNANDEZ, KENNETH CHOW, BRYANT WHITE, DAVID WILLIAMS, MARQUIS ACKLIN, CECILIA JACKSON, TERESA JACKSON, MICHAEL LATTIMORE, and JUANY GUZMAN, each individually, and on behalf of all other persons similarly situated,

Case No. 12-CV-4339 (ALC)

DEFENDANTS' RULE 7.1
STATEMENT

Plaintiffs,

-against-

THE FRESH DIET, INC., LATE NIGHT EXPRESS COURIER SERVICES, INC. (FL), FRESH DIET EXPRESS CORP. (NY), THE FRESH DIET – NY INC. (NY), FRESH DIET GRAB & GO, INC. (FL) a/k/a YS CATERING HOLDINGS, INC. (FL) d/b/a YS CATERING, INC. (FL), FRESH DIET EXPRESS CORP. (FL), SYED HUSSAIN, Individually, JUDAH SCHLOSS, Individually, and ZALMI DUCHMAN, Individually,

| Defendants. |
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| <br>X       |

Defendants THE FRESH DIET, INC., LATE NIGHT EXPRESS COURIER SERVICES, INC. (FL), FRESH DIET EXPRESS CORP. (NY), THE FRESH DIET – NY INC. (NY), FRESH DIET GRAB & GO, INC. (FL) a/k/a YS CATERING HOLDINGS, INC. (FL) d/b/a YS CATERING, INC. (FL), FRESH DIET EXPRESS CORP. (FL) (collectively "Defendants"), by and through undersigned counsel, Kaufman Dolowich Voluck & Gonzo LLP, set forth the following:

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, to enable judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for the Defendants certify that: (i) Defendants have no parent corporations or publicly held companies that own ten percent (10%) or more of their stock; and (ii) that the Defendants are not a publicly held company.

Dated: Woodbury, New York November 19, 2012

> Kaufman Dolowich Voluck & Gonzo LLP Attorneys for Defendants

Jeffery A. Meyer (FM-4468) 135 Crossways Park Drive, Suite 201 Woodbury, New York 11797 (516) 681-1100

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